Case 1:22-cv-00556-DAD-EPG Document 1 Filed 05/10/22 Page 1 of 9

Name	Lisa M. Lewis
Street Address	2100 Napa-Valley's Huy
City and County	Madan Nipon
State and Zip Code	CA 94558
Telephone Number	707-252-9963
	•

MAY 10 2022

CLERK U.S. DISTPICT COURT

EASTERN DISTRICT OF CALIFORNIA

BY

DEOUTY CLERK

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

this complaint. If the na cannot fit in the space of	each plaintiff who is filing ames of all the plaintiffs above, please write "see and attach an additional f names.)
-against-	
Ava Mora	lez
Ava Mora Madera Poli	ce Dept
(Write the full name of	each defendant who is es of all the defendants

cannot fit in the space above, please write "see attached" in the space and attach an additional

page with the full list of names.)

Lisa Marie Martinez Leis

Complaint for a Civil Case

Case No. 1:22-CV-00556-DAD-EPG

(to be filled in by the Clerk's Office)

Jury Trial:

☐ Yes ☐ No

(check one)

tod ton Voj ton e f

MAY 10 2022

CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA BY DEPUTY CLERI

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Lisa M. Martinez, Lewis
Street Address	2100 Napa-Vallejo Hwy.
City and County	Napa
State and Zip Code	CA 94558
Telephone Number	707-251-5956

B. The Defendant(s)

Defendant No. 1

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Name Job or Title (if known) 200 North Cst. Street Address City and County State and Zip Code Telephone Number Defendant No. 2 Name Job or Title (if known) Street Address City and County State and Zip Code Telephone Number

Defendant No. 3	
Name	
Job or Title	
(if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	·
Defendant No. 4	
Name	
Job or Title	
(if known)	•
Street Address	
City and County	
State and Zip Code	
Telephone Number	
	,
Basis for Jurisdiction	
types of cases can be heard in Federa involving diversity of citizenship of under the United States Constitution Under 28 U.S.C. § 1332, a case in w state or nation and the amount at state	urisdiction (limited power). Generally, only two al Court: cases involving a federal question and cases the parties. Under 28 U.S.C. § 1331, a case arising or federal laws or treaties is a federal question case. hich a citizen of one state sues a citizen of another ke is more than \$75,000 is a diversity of citizenship se, no defendant may be a citizen of the same state as
What is the basis for Federal Court j	urisdiction? (check all that apply)
Federal question	☐ Diversity of citizenship

II.

Fill o	ut the p	aragrapl	ns in this section that apply to this case.	
Α.	If the	e Basis f	or Jurisdiction Is a Federal Question	,
		-	fic federal statutes, federal treaties, and/or provision that are at issue in this case.	ons of the United
	13 Se	1f(p)	ase with office manipulation antiff) nude of breast area	n photos of . Charges
	dr	oppie	and re issued.	
В.	If th	e Basis	for Jurisdiction Is Diversity of Citizenship	•
	1.	The I	Plaintiff(s)	•
		a.	If the plaintiff is an individual	
			The plaintiff, (name) Lisa Lews the State of (name) California	, is a citizen of
		b.	If the plaintiff is a corporation	
			The plaintiff, (name)under the laws of the State of (name)	, is incorporated
			and has its principal place of business in the Sta	ate of (name)
			· .	
	•		nore than one plaintiff is named in the complaint, as providing the same information for each addition	
	2.	The	Defendant(s)	, .
		a.	If the defendant is an individual	
			The defendant, (name) Ava morale2 the State of (name) California (foreign nation)	, is a citizen of Or is a citizen of

then fited again.

III.

	b.	If the defendant is a corporation
		The defendant, (name) A Va Movale 2, is incorporated under the laws of the State of (name) Madera Police Depland has its principal place of business in the State of (name) California. Or is incorporated under the laws of (foreign nation) State Police, and has its principal place of business in (name) Madera CALPornia.
		re than one defendant is named in the complaint, attach an onal page providing the same information for each additional lant.)
3.	The A	mount in Controversy
	owes and co	mount in controversy—the amount the plaintiff claims the defendant or the amount at stake—is more than \$75,000, not counting interest osts of court, because (explain): Al photos were taken by officer personal camera. Ped Nikon camera. Discrimants been anguing since 2018. Was hancuffed
Statement o	f Claim	
briefly as poorelief sought caused the poof that involved and write a sadditional pa	ssible the State laintiff laintiff laintiff lavement short and larges if n	·
Photos	s cul	ile in castudy at 1370 recorded by
Mader	<u>a Co</u>	nmunity Hospital Was feeling Self.
Wiolate	10 10 10 10 10 10 10 10 10 10 10 10 10 1	polite and corporation. We privacy
childre	n. F	munity Hospital Was feeling Self. police and corporation. No privacy ed by officer to child location to visit trested on site. They drapped charges

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

Nude photos of the breast area were tak	es_
1. For personal use Nikon Red ramera. They	have
been acreasting me for bagus crimes. I	feel
a money award is nessecary and to be	fired
and investigated. I am discriminated in M	adera
1111	

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

I agree to provide the Clerk's Office with any changes to my address where caserelated papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: May 05, 2022

Signature of Plaintiff

Printed Name of Plaintiff

Lisa M. Lewis

Case 1:22-cv-00556-DAD-EPG Document 1 Filed 05/10/22 Page 7 of 9 FITZGERALD, ALVAREZ & CIUMMO

A PROFESSIONAL LAW CORPORATION

MADERA OFFICE

CRAIG COLLINS, CHIEF DEFENSE ATTORNEY
ADAM RODRIGUEZ, ASSISTANT CHIEF DEFENSE ATTORNEY

221 NORTH I STREET MADERA, CA 93638

(559)674-4696 FAX (559)674-9631

MADERA COUNTY

FRESNO COUNTY

AMADOR COUNTY
NAPA COUNTY

PLACER COUNTY

Lisa Lewis

2100 Napa-Vallejo Hwy.

Napa, CA 94558-6293

LEGAL MAIL

1/27/22

Re:

Case number MMH00798

Dear Ms. Lewis,

I received your voicemail of January 27, 2022 and wanted to respond. I understand your concerns about your cases and wanted to update you on where they currently stand.

On November 19, 2020, the Court determined that you were not competent to stand trial based on the reports of examining doctors. You were committed to the State Hospital to receive treatment for your underlying mental health conditions. The purpose of that treatment is to restore you to competency, which means being able to fully understand the charges and the court process, and being able to assist your attorney in your defense.

As of November 16, 2021, the treating doctors' reports indicated that you have not yet reached that point. The current commitment order allows for treatment for up to two years from the date of commitment. Your maximum date of commitment therefore is November 19, 2022.

After that date, you have a right to a trial on any proposed further commitment.

Case 1:22-cv-00556-DAD-EPG Document 1 Filed 05/10/22 Page 8 of 9 Page 2 of 2

The underlying criminal matters that led to your court appearances have been suspended for the duration of your commitment, however you are earning custody credits toward any future resolution of those cases.

It is my understanding that you are cooperating with your treatment team and taking your prescribed medication. Those actions can aid in your restoration to competency so that we can work on a resolution to your criminal matters.

I hope this addresses your questions and concerns.

Respectfully,

Marjorie Sheldon, Esq.

Defense Attorney

msheldon@faclawoffices.com

Case 1:22-cv-00556-DAD-EPG Document 1 Filed 05/10/22 Page 9 of 9

PEOPLE v. Lisa Marie Lewis Superior Court of California, County of Madera Case No. MMH00798; MCR062002; MCR061833; MCR0656059

DECLARATION OF SERVICE

I am a citizen of the United States and a resident of the county of Sacramento. I am over the age of eighteen years and not a party to the above referenced action. My business address is Department of State Hospitals, Legal Services Division, 1600 9th Street, Room 435, Sacramento, California 95814. On the date below, I served the foregoing document(s) described as:

- 1. NOTICE OF MOTION TO RENEW AN ORDER TO COMPEL INVOLUNTARY TREATMENT WITH ANTIPSYCHOTIC MEDICATION PURSUANT TO PENAL CODE SECTION 1370(a)(2)(B)(i);
- 2. MOTION TO RENEW AN ORDER TO COMPEL INVOLUNTARY TREATMENT WITH ANTIPSYCHOTIC MEDICATION PURSUANT TO PENAL CODE SECTION 1370(a)(2)(B)(i)
- 3. (PROPOSED ORDER ON MOTION TO RENW AN ORDER TO COMPEL INVOLUNTARY TREATMENT WITH ANTIPSYCHOTIC MEDICATION;
- 4. Discovery package.

on the parties below addressed as follows:

The parties where served as follows:

correct. Executed on October 28, 2021, at Sacramento, California.

Fitzgerald, Alvarez & Ciummo Attn: Ana Nino 221 North "I" St. Madera, CA 93637 anino@faclawoffices.com

_X__ U.S. Postal Service Express Mail Overnight Mail by depositing a copy thereof, enclosed in a sealed envelope with postage thereon fully prepaid, in the United States Mail in the ordinary course of business.

PERSONAL SERVICE: By personally delivering a true copy thereof to the following person(s) at the above listed address(es).

X__ INTERNET/ELECTRONIC MAIL SERVICE − I caused to be transmitted a copy of the foregoing document on this date via internet/electronic mail.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and

Amanda Coyls
Amanda Coyle, Legal Secretary